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by the General Assembly in 1983. Ch. 173, Acts of 1983. See also, Sands, Sutherland Statutory Construction, § 48.16 (1973) (views of individual legislators are not relevant in determining the intent of the Legislature).

3/ While ordinarily the question of burdensomeness is a policy matter, in the context of a challenge to a regulation, even a court must make an assessment under Section 249 of Article 41 of the extent of the burden to determine whether a party has standing to attack the agency's reputation.

House Bill No. 1255

AN ACT concerning

Legislative Review - Regulations

FOR the purpose of establishing a procedure for the review of regulations by the General Assembly; specifying certain additional powers and duties of the Joint Committee on Administrative, Executive, and Legislative Review; providing that the AELR Committee may suspend the adoption of regulations under certain circumstances; providing for a delayed effective date; providing—that—eertain—standing sommittees—of—the—General—Assembly—may—suspend—regulations under—eertain—circumstances—and—specifying—the—effect—of suspension;—providing—for—eertain—staff—assistance—te—the Administrative;—Executive—and—begislative—Review—Committee of—the—General—Assembly; and generally relating to the legislative review of regulations.

BY-adding-to

Article-40---General-Assembly
Section-40B
Annotated-Gode-of-Maryland
(1982-Replacement-Volume-and-1983-Supplement)

BY-repealing-and-reenacting,-with-amendments,

Article-41---Governor---Executive-and-Administrative
Departments
Section-256-I(a)
Annotated-Gode-of-Maryland
(1982-Replacement-Volume-and-1983-Supplement)

BY repealing and reenacting, with amendments,

Article - State Government.